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March 2, 2023

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VIA ECF

Honorable Sarah Netburn
United States Magistrate Judge
United States District Court
Southern District of New York
Thurgood Marshall United States Courthouse
40 Foley Square
New York, New York 10007

Re: In re Terrorist Attacks on September 11, 2001
MDL No. 03-MDL-1570 (GBD) (SN)
Ryan, et al. v. Islamic Republic of Iran, et al., 20-cv-00266 (GBD)(SN)
Bauer, et al. v. al Qaeda Islamic Army, et al., 02-cv-07236 (GBD)(SN)
Burlingame, et al. v. al Qaeda Islamic Army, et al.,
Case No. 1:02-cv-07230 (GBD) (SN)
Ashton, et al. v. al Qaeda Islamic Army, et al., 02-cv-6977 (GBD)(SN)

Request for Court Conference

Your Honor:

I am the attorney for Plaintiffs in Ryan, et al. v. Islamic Republic of Iran, et al., 20-cv-00266 (GBD)(SN).

Within the *Ryan* action, the Breitweiser and Ryan Plaintiffs¹ and I, and my colleagues, have recently agreed to end our attorney-client relationship and to substitute attorney John F. Schutty of the Law Office of John F. Schutty, P.C. in our stead.

A "Consent & Proposed Order for Substitution of Attorneys" was filed on behalf of the Breitweiser Plaintiffs (MDL ECF No. 8835) and the Ryan Plaintiffs (MDL ECF #8836) on January 20, 2023 to substitute the Law Office of John F. Schutty, P.C. in the place and stead of my firm, Wiggins Childs Pantazis Fisher

¹ Plaintiffs Kristen Breitweiser, Individually as Spouse and as Personal Representative of the Estate of Ronald Breitweiser, and Caroline Breitweiser, and Plaintiffs Patricia Ryan, Individually as Spouse and as Personal Representative of the Estate of John Ryan, Jr. Deceased, and the adult children of Decedent John Ryan, Jr., Plaintiffs Laura Ryan, Colin Ryan and Kristen Ryan (hereinafter the "Breitweiser and Ryan Plaintiffs").

March 2, 2023 Page 2

Goldfarb LLC. Neither of these "Consents" has yet been signed and entered by the Court.

Because the Breitweiser and Ryan Plaintiffs will no longer be represented by my firm (including Timothy Fleming, nor by the Jenner Block and Boies Schiller firms, nor any other member of my litigation group in this MDL), the Breitweiser and Ryan Plaintiffs have requested that I withdraw my request that their *Ashton* claims be severed and transferred into new actions that would have been created by the Clerk of the Court upon severance. *See* MDL ECF No. 5312. The Breitweiser and Ryan Plaintiffs wish to pursue existing claims asserted against the existing Defendants in the two *Ashton* Master Complaints, *Ashton, et al. v. al Qaeda Islamic Army, et al.*, 02-cv-6977 (GBD)(SN) and *Ashton, et al. v. Kingdom of Saudi Arabia*, 17-cv-02003 (GBD)(SN). In connection with that decision, they would voluntarily and formally withdraw their claims in *Ryan*.

I filed the *Ryan* action against the Islamic Republic of Iran and included as Plaintiffs all of the Breitweiser and Ryan Plaintiffs. As previously discussed in open court on November 18, 2022, our legal team misapprehended the scope of the Court's November 26, 2019 order (MDL ECF No. 5312) regarding the transfer of claims; we thought that the transfer involved only their Iran claims, but the scope of the transfer order was actually broader, and thus, we should have transferred all of their claims to *Ryan*, or to *Ryan* and other new cases. You will recall that the Baumeister & Samuels law firm objected to the Ryan Plaintiffs remaining in the *Ashton* Complaints. *See* MDL ECF No. 5312. The Breitweiser Plaintiffs' former counsel did not register any such objection. As a result, although steps were initiated to transfer the *Ashton* claims asserted by these families to a new action, the claims were never transferred from *Ashton*.

This Court held a hearing on November 18, 2022, the result of which was that Your Honor ordered the Ryan Plaintiffs to prepare an order, satisfactory to the Baumeister firm, severing the Ryan Plaintiffs' claims from *Ashton* and transferring to new cases all the claims of the above-referenced Ryan Plaintiffs, *nunc pro tunc*. Because the Breitweiser Plaintiffs were in essentially the same position as the Ryan Plaintiffs, but did not have the opposition of their previous counsel remaining in *Ashton*, the Breitweiser Plaintiffs were not subject to the November 26, 2019 order (MDL ECF No. 5312), but it makes sense that they be treated in a similar manner.

Because the Breitweiser and Ryan Plaintiffs are terminating my firm's representation, they were not included in our renewed letter motion to sever and transfer filed March 1, 2023 on behalf of our Maher family clients. Per information provided to me by the incoming attorney, John Schutty, the Breitweiser and Ryan Plaintiffs now seek to remain in *Ashton* and dismiss altogether their claims from *Ryan*.

Two minor complications need to be addressed by the Court and, for this reason, I request a court conference with Your Honor as soon as possible.

Request for Transfer of Default Judgment Against Iran. In the Ryan action, my law office proved up the economic damages to the Estate of John Ryan, Jr., and thereafter obtained a final, supplemental default judgment against the Islamic Republic of Iran for Patricia Ryan, as Personal Representative of the Estate of John Ryan, Jr. on February 21, 2020 (Ryan ECF. No. 10; MDL

March 2, 2023 Page 3

ECF No. 5999). The Baumeister & Samuels firm had previously obtained a default judgment for the Ryan family member Plaintiffs for solatium damages in Ashton, et al. v. al Qaeda Islamic Army, et al., 02-cv-6977 (GBD)(SN) (see MDL ECF No. 3387), and, for the Ryan Estate a partial default judgment that awarded compensatory damages for the pre-death conscious pain and suffering of John Ryan, Jr. (see MDL ECF Nos. 3226, 3229). Accordingly, the Ryan Plaintiffs now request that the fully assembled default judgment awarded to Patricia Ryan, as Personal Representative of the Estate of John Ryan, Jr., in Ryan (Ryan ECF No. 10; MDL ECF No. 5999) be transferred from Ryan to Ashton, et al. v. al Qaeda Islamic Army, et al., 02-cv-6977 (GBD)(SN), when all other Ryan Plaintiff claims are dismissed from the Ryan action. Because the existing judgments of the other Ryan family members against Iran (and the personal representative of the Ryan Estate, Patricia Ryan) were never actually transferred from Ashton to Ryan, it is submitted that the Court's Order need not transfer their judgments "back" to Ashton, but, should the Court take the view that the judgments were transferred, then the request is to return them so that all of the Ryan family "complete" default judgments exist in Ashton. The same is true of the Breitweiser family judgments if the Court takes the view that their final default judgments against Iran in Ashton were also transferred to Ryan; if so, they also should be returned to Ashton.

Defects in the Ashton Docket Sheet. The Breitweiser family has asked my office to petition the Court to clarify one matter that creates confusion on the Ashton, et al. v. al Qaeda Islamic Army, et al., 02-cv-6977 (GBD)(SN) docket sheet. These docket entries of May 28, 2018 (Ashton ECF No. 904; MDL ECF No. 4011), apparently composed by the Clerk of the Court, indicate that Plaintiff Kristen Breitweiser was "terminated" as a plaintiff upon entry of a default judgment against the Islamic Republic of Iran ("***Party: Kristen Breitweiser terminated."). This incorrect docket entry was then also transferred to the top of the docket sheet where plaintiffs are listed: "Kristen Breitweiser – TERMINATED 05/28/2018." There was never an order of this Court terminating Plaintiff Kristen Breitweiser, nor should there have been one. Further, the Breitweiser family was in a similar position to the Ryan and Maher families except that there was never any objection to the Breitweiser Plaintiffs' non-Iran claims remaining in the Burlingame/Ashton case. Accordingly, it is submitted that a correction to the docket is needed.

At counsel's request, a conference is SCHEDULED for Thursday, March 16, 2023, at 3:30 p.m., to discuss issues related to the Ryan and Maher families' claims. At that time, counsel from each firm that currently represents or formerly represented the Ryan and/or Maher families should dial into the Court's dedicated teleconferencing line at (877) 402-9757 and enter Access Code 7938632, followed by the pound (#) key. If this date is unavailable for any party, counsel must contact Courtroom Deputy Rachel Slusher immediately at (212) 805-0286. **SO ORDERED.**

SARAH NETBURN

United States Magistrate Judge

Dated: March 10, 2023 New York, New York